MARY HAD A LITTLE LAMB.

version of the popular poem, which relates the wonderful adventures of that wenderful lamb. The variety and surwenderful lamb. The variety and surcourt of common Pleas immediately foljurors, shall be sufficient to set aside a
jurors, shall be sufficient to set aside a cularly the lamb-are involved, indicate SEC 9 The venires shall be delivered We annex two of the latest from the the Board of Jury Commissioners of the before the returning of the verdict. New York Sun : County.

Mary had a little lamb As round as any gherkin,
She took to school the old thing once—
"That's how it was a workin."

It made the children lough and play To see a sight so new-

A little boy to Mary cried : "I'll put a Lead on you." The teacher unto Mary said ; "You cunning little elf, Why did you thus?" and Mary said, "You know how 'tis yourself."

except as hereafter provided.

more than sixty years old.

of their respective counties

ers to be kept.

Court shall direct. When Mary had to leave the school, She cried in a sad, sad manner, And went to bed, and softly said, "That's what's the matter with Hannah."

Mary 1 at von leetle lamp.
Vat vas its mishtress' brids,
It lifft, cond, lifft, cond kept on liffing.
Cond ten it shtoppt—cond died. Mari had von liddle scheep,
Hish vohl vas plack as ink;
She dook him out to schkate von tay,
Unt tround him in der Riuk. Court of Common Pleas within and for court some further explanation of the that County, and in the presence of the law. Unt ven she go mid ped dat night. She dream she hear him pleating; But vee she vake, she vas misdake, He only vas a skeeding. LAWS OF THE STATE. in the presence of the clerk of the court posed by this Act; such number of days Acts and Joint Resolutions, Passed by names written thereon, a number of together with five days to complete the the General Assembly of South Caro- ballots equal to the number of jurors lists and draw the jurors, to be paid out lina, Session of 1870-971. empted by law, or is unable, by reason ties. of sickness of absence from home, to attend as a juror, or if he has served as at the request of either party, be taken [OFFICIAL.] AN ACT TO REGULATE THE MANNER OF a juror in any court within the year to view the place or premises in ques-DRAWING JURIES,

be returned to serve as jurors.

fied to vote in the choice of Representa so drawn shall be lawful. tives in the General Assembly, shall be and returned to serve as a juror in any the view, which expenses shall be liable to be drawn and serve as jurors, court, the board of jury commissioners afterwards taxed like other legal costs, shall endorse on the ballot the date of if the party who advanced them pre-SEC. 2. The following persons shall be exempt from serving as jurors, to wit: the draft, and return it into the box, after The Governor. Lieutenant-Governor. the number of jurors required have been SEC. 30. If a person duly drawn and Attorney-General, Comptroller General, drawn; and whenever there is a revision summoned to attend as a juror in any State Auditor, State Treasurer, Secre- and renewal of the baflots in the box, Court neglects to attend without sufficient tary of State, Superintendent of Educa- the board of Jury Commissioners shall excuse, he shall pay a fine not exceeding tion, Commissioner of Agricultural transfer to the new ballots the date of twenty dollars, which shall be imposed

Senate and House of Representatives next preceding. SEC. 14. The time for drawing jurors county treasury.

SEC. 31. When by neglect of any of sembly, members of the Senate and shall not be less than seven nor more

ters of Mesne Conveyances, Sheriff's jurors are required to attend, summon drawn and summoned to attend the and their Deputies, Coroners, Constables. each person who is drawn, by reading the Marshals of the United States and to him the centre, with his endorsement leet shall pay a fine not exceeding one their Deputies, and all other officers of thereon of his having been drawn, or hundred dollars, to be imposed by the the United States, counsellors and at- by leaving at his place of abode a writ- same Court, to the use of the county in torneys at law, ordained ministers of the ten notification of his having been drrwn, which the offence was committed. gospel, officers of colleges, preceptors and teachers of academies, practicing physicians, and surgeons regularly linearly colleges and surgeons and surgeons regularly linearly colleges. The court at which he is to attend, and shall make return of the venire, with this delines thereon to the colleges are the colleges. Which the offence was committed.

SEC. 32. If the Board of Jury commissioners shall be guilty of fraud, either by practicing on the jury box previously his doings thereon, to the clerk of the to a druft, or in drawing a juror, or in licensed, cashiers and tellers of incorpo-

the clerk shall prepare a list of their drawing of jurors, he shall be punished and employees et rail roads as are now names arranged in a phabetical order. by a fine not exceeding five hundred exempt by law, and persons who are names arranged in a phanetical order. The first twelve on the list who are not dollars, or be imprisoned not exceeding Sec. 3. No person shall be liable to exempt, shall be sworn and empanneled two years in the State Penitentiary. be drawn, and serve as a juror in any as a juror for the trial of causes, and SEC. 33 Nothing contained in this shall be called the first jury. The next Act shall affect the power and duty of Court, oftener than once in every year. twelve on the list shall be sworn and Coroners, Justices of the Peace or Trial but he shall not be so exempt, unless he accually attends and serves as a juror in be called the second jury pursuance of the draft: Provided, No

person shall be exempt from serving on a jury in any other Court, in conse-Justice of the Peace, or Trial Justice.

wanted and may be put on either of the juries, as occasion requires in the place of absentees. Nothing herein contained SEC 4. There shall be appointed by the Governor and confirmed by the shall prevent the transferring of jurors Senate, one officer for each county in the from one jury to another when the con-State, to be named and designated a venience of the Court or of the jurors to be returned to that Court, who

Jury Commissioner, who, with the require it. SEC 18. Each jury, after being thus County Auditor and Chairman of the Board of County Commissioners, shall empannelled, shall retire and choose their foreman, or shall make such choice constitute a Board of Jury Commission. ers for the county. Said Jury Commis- upon retiring with the first 'cause' with sioner shall hold his office for two years, which they are charged; and whenever unless so ner removed by the Govern- the foreman is absent or excused from manner as jurors for trials, and when further service; a new forcman shall be draw at the same time as jurors for chosen in like manner.

every year, during the month of preceding sections shall apply to the returned as grand jurors, and those January, and for the present year, with empanuelling of juries in criminal cases; afterwards drawn to the number rein one month after the passage of this but the jurors shall be called, sworn and quired, shall be jurors for trials. Act, prepare a list of such inhabitants empannelled anew for the trial of each of their respective counties, not abso- case, according to the established pracla'ely exempt, as they may think well tice, and their foreman shall be appointqualified to serve as jurors, being persons of good motal character, of they retire to consider their verdict.

so and judgment and free from all legal Sec. 20. When, by reason of chalexceptions, which list shall include not lenge, or otherwise, or a sufficient less than one from every twenty voters, number of jurors duly drawn and sum nor more than one from every ten voters, moned, cannot be obtained for the trial of any cause, civil or criminal, the Court Sac 6 Of the list so prepared, the shall cause jurors to be returned from the and the same time, at any Court, unless Board of Jury Commissioners shall by standers, or from the county at large. cause the names to be written, each one to complete the panel; Provided, That on a seperate paper or ballot, and shall there are on the jury not less than fold up said pieces of paper or ballots so seven of the jurors who were originally

possible, and so, the name written there | ded. furnished them by the County Commis-sioners of their county for that purpose, and by said Board of Jury Commission SEC. 7 If any person whose name is be such as are qualified and liable to be so placed in said jury hox is convicted drawn as jurors, according to the proviof any scandalous crime, or is guilty of sions of this Act

any gross immorality, his name shall be SEC. 22 The Court shall, on motion withdrawn therefrom by the Board of of either party in suit, examine on outh, fory challenges not exceeding two. Jury Commissioners, and he shall not be any person who is called as a juror therein, to know whether he is related SEC. 8 The Clerk of the Court of Common Pleas in each County, at least fifteen days before the commencement to either party, or has any interest in the cause, or has expressed or formed any opinion, or is sensible of any bias titled "An Act to amend an Act entitled". of any regular term of the Court of Gen or prejudice therein, and the party of Littled "An Act to amend an Act entitled of any regular term of the Country, and ten objecting to the juror may introduce Juries," approved the 23d day of March, days before any special session requires my other competent evidence in support 1869, and all other Acts, or parts of ing a jury, and in the County of of the objection If it appears to the Charleston like periods before the first court that the juror is not indifferent in provisions of this Act, be, and the same

Charleston like periods before the first court that the jaror is not mainterent in the cause, in shall be placed aside as to the trial of that cause, and another shall be called.

SEC. 23. In indictments and penal rors, and shall therein require the at- actions for the recovery of a sum of rors, and shall therein require the atzen ance of jurors on the first day of the
term, and for the Court of Common
Pleas for the Courty of Charleston, on
the first and each alternate week thereafter, and such other days as the Courts
may order. The petit jurors returned
for the court of General Sessions for
testions for the recovery of a sum of
mouse, or other thing forfeited, it shuft
not be a cause of challenge to a juror,
that he is liable to pay taxes in any
county, city or town, which may be
benefited by such recovery.

Suc. 24. If a party knows of any ob
for the court of General Sessions for

Charleston county; shall serve for the belove the trial, and omits to do so; le Ayer's Cathartic Pills, term, and the jurors returned for the shall not afterwards be allowed to make Every day we come across some new court of common Pleas, for two weeks; the semicobjection, unless by leave of

verdict, unless the party making the n considerable development of the ima-to the Sheriff of the county, and shall objection was injured by the irregulari-giounte faculty among the contributors. be served by him without delay, upon ty, or unless the objection was made

Sec. 26. If either party in a case in which a verdict is returned during the SEC. 10. Nothing contained in the preceding sections shall prevent the same term of the court before the trial Clerk of any Court of Common Pleas gives to any of the jurors who try the from issning renires for additional ju- cause anything by way of treat or grarors in term time, whenever it is neces- tuity, the cour; may, on the motion of sary for the convenient dispatch of the adverse party, set aside the verdict, business, in which case the venire shall and award a new trial of the cause.

be served and returned, and the jury SEC, 27. When a jury after due and required to attend on such days as the thorough deliberation upon any cause. return into court, without having agreed SEC. 11. All jurors, whether required upon a verdict, the court may state to serve on grand or petit jury, shall be anew the evidence, or any part of it, and selected by drawing ballots from the explain to them anew the law applicajury box, and the persons whose names ble to the case, and may send them out are borne on the ballots so drawn shall for further deliberation, but if they return a second time without having SEC 12 When jurors are to be drawn agreed upon a verdict, they shall not the Board of Jury Commissioners shall be sent out again without their own attend at the office of the Clerk of the consent, unless they shall ask from the

clerk of the court, and the Sheriff of SEC. 28. That the said Jury Comthe county, shall shake up the names in the jury box until they are well mixed, and having unlocked said box, dollars per day for every day's actual the said Board of Jury commissioners, service in performing the duties imand Sheriff of the county, shall proceed not to exceed the number of days the to draw therefrom, without seeing the court for such county shall be in session, required. If a person so drawn is ex- of the treasury of their respective coun-

then next preceding, his name shall be tion, or any property, marter or thing returned into the box, and another relating to the controversy between the and House of Representatives of the State drawn in his stead: Provided, That if parties, when it appears to the court of South Carolina, now met and sitting in the clerk as & Sher ff shall fail to attend, that such view is necessary to a just Dn. A. J. CHINA. Agent at Sumter, S. C. General Assembly, and by the authority of the same, All persons who are quali-Sec. 13. When any person is drawn the officers who attend them in taking

Statisties, members and officers of the all the drafts made within the year then by the Court to which the juror was summoned, and shall be paid into the

House of Representatives of the United State, Judges and Justices of any Court, County Commissioners, County Auditors and Trea-urers, Clerks of Courts, Regis

rated banks, editors of newspapers, constant ferrymen, millers carrying on that business at the time, and all men second the court before the opening or time of holding the court, from which it issued.

Sec 16 On the day when the jurors out, and drawing or substituting another actually employed as such ; such officers are summoned to attend at any court, in his stead, or in any other way in the

> be called the second jury
>
> Justices, to summon and empannel jurors, when authorized by other provisions of law

Sec. 34. The Clerk of the Court of General Sessions in each county, not less than fifteen days before the commencement of the first term of the Court in each year, shall issue writs of renire facias in each county for eighteen grand shall be held to serve at each term thereof throughout the year, and until another grand juror is empaneled in their stead

SEC. 35. Grand jurors shall be drawn summoned and returned in the same trials, the persons whose names are first sioners of each county shall once in Sec. 15. Nothing contained in the drawn, to the number required, shall be

SEC. 36. In case of deficiency grand jurors in any Court, writs of renire facius may be issued to the Sheriff of the county in which said court is held, to return forthwith such further number of grand jurors from the bystunders as may be required.

SEC. 37. No more than thirty two persons to serve as petit jurors shall be drawn and sur moned to attend at one the Court shall otherwise order.

Sec 38. That any person who shall hereafter be arraigned for the crime of merder, manslaughter, burglary, arson, as to resemble each other as much as drawn and summoned, as before provi- or rape, shall be entitled to all the incideuts of an arraignment, and to perempon shall not be visible on the outside.

SEC. 21. The jurors so returned from tory challenges, not exaceding twenty.

and shall place them in a box, to be the by standers, or the county at large, the entire term of sitting of any Court prescribed by law. And any person in their respective counties, and shall be indicted for any crime or offcuce other than those above enumerachallenges of five, and the State, in such cases, shall be entitled to peremp-

> Sec 39. That an Act cutitled "Au Act to regulate the manner of drawing Acts, in any way conflicting with the

> is hereby repealed. effect, and have the full power of law, from and after its passage.
> Approved March 10, 1871.

Land Plaster-Land Plaster. 200 TONE RED MEACH

P. W. KERCHNER.

For all the purposes of a Larative



not, know that it cause their neighbors and friends; and all know that what it does once it dees; always—that it never fails through any fault or negglect of its composition. We have thousands upon thousands of certificates of their remarkable cures of the following complaints, but such cures are known in every neighborhood, and we need not publish them. Adopted to all ages and conditions in all climates; containing neither caloned nor any deleterious drug, they may be taken with safety by anybody. Their sugar-coating preserves them ever fresh, and makes them pleasant to take, while being purely vegetaoic, no harm can arise from their use in any quantity.

They operate by their powerful influence on the internal viscera to purify the blood and stimulate it into healthy action—remove the obstructions of the stomach, bowels, liver, and other organs of the body, restoring their irregular action to health, and by correcting, wherever they exist, such derangements as are the first origin of disease.

Minute directions are given in the wrapper on the box, for the following complaints, which these Pills rapidly cure:—

For Dyspepsia or Indigestion, Listless-ness, Languor and Loss of Appette, they should be taken moderately to stimulate the stomach, and restore its healthy tone and action.

For Liver Complaint and its various symptoms, Billious Headsche, Sick Headsache, Jaundlee or Green Sickness, Billious Colic and Bittious Fevers, they should be judiciously taken for each case, to correct the diseased action or remove the obstructions which cause it.

For Bysentery or Disarrheea, but one

complaints disappear.

For Dropsy and Dropsical Swellings they should be taken in large and frequent doses to produce the effect of a drastic purge.

For Suppression a large dose should be taken as it produces the desired effect by sym-

pathy.

As a Dinner Pill, take one or two Pills to promote digestion and relieve the stomach.

An occasional dose etimulates the stomach and bowels into healthy action, restores the appetite, and invigorates the system. Hence it is often advantageous where no serious derangement exists. One who feels tolerably well, often finds that a dose of these Pills makes him feel decidedly better, from their cleansing and renovating effect on the digestive apparatus.

Dr. J. C. AYER & CO., Practical Ch. LOWELL. MASS., U. S. A.



STEINHELD'S

Paris Exhibition 1867. Purify the blood and strengthen the system, eradicating the effect of dissipation, maintain the human frame in condition of healthfulness, dispel the Biuos and all mental distempers, and relieve those whose sedentary habits lay them open to depression.
They prevent and cure Billous and other Fevers, Fever and Ague, Chills. Diarrhoea, Dysentery, Myspepsia, Sea - Sickness, Colic, Cholera, Cholera Morbus, and every complaint incldental to diet or atmosphere. Ladies will find them a sovereign boon, as they eradicate all traces

of Debility, Nervousness, Inertness, and Diseases peculiar to the sex. Thousands of Testimonials can be seen at the

M. JACOBSON, Sole Proprietor, 64 & 66 Water Str et, N. Y.

CLACIUS & WITTE, Agents in Charleston.

DARBY'S

PROPHYLACTIC

Fluid. HIS invaluable Family Medicine, for purify ing. cleansing, removing bad odors in all kinds of sistiness; for burns, sores, wounds, stings; for Erysipelas, rheumatism, and all skin dise-ses, for catarrh, sere mouth, sere throat, diptheria; or colie, diarrica, ci olera; as a wash to soften and beautify the skin; to remove ink spots, nilden fruit stains; taken internally as well-as pplied externally; so highly recommended by all who have used it is for sale by all Druggists and Country Merchants, and may be ordered

> DARBY PROPHYLACTIC CO., 161 William Street, N. Y.



DR. SHALLENBERCER'S Fever and ANTIDOTE

Always Stops the Chills.
This Medicine has been below the Public aftern years, and is still sheet of all lic fifteen years; and is still shead of all other known remedies. It does not purge, does not sicken the stomach, is perfectly safe in any does and under all circumstances, and is the only Madicine that will GURE I M EDIATELY and permanently every form of Force and Agus, because it is a perfect Autisacto to Malarpa. Sold by all Drug

Strie Window Siere REEDER & DAVIS COTTON FACTORS, AND General Commission Merchant

ADGER'S WHARF, Charleston, 8. Or all CHAS. H. MOISE,

Insurance Agent,

Sumter S. C.

"HIFE." FIRE. Liverpool & London & Globe New York Life

Insurance Company. Insurance Company.

Rates as low as any First Class Company. Rates as low as any First Class Company.

WE ARE PREPARED TO FURNISH THIS

EXCELLENT MANURE

AT THE FOLLOWING PRICES!

\$50 Cash per ten of 2000 lbs. Planting Community, \$55 Time, with approved City Acceptance,

BEARING 7 PER CENT. INTEREST PER ANNUM.

If Furnished on Liens, the usual Lien Interest will be Charged.

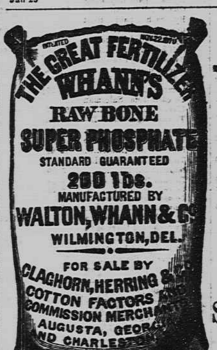
Freight and Drayage to be added to above Prices.

GEO. W. WILLIAMS & CO., Factors, Corner Hayne & Church Streets, CHARLESTON, S. C.

GEO. E. TAYLOR, SUMTER, S. C.

Peruvian Guano

THE GUANAPE ISLANDS. FOR SALE BY GEO. W. WILLIAMS & CO., Sole Agents for Charleston, S. C.



WHANN'S Price

RAW BONE

SUPERPHOSPHATE

The Great Fertilizer fo Cotton and all Crops The unparalleled success of this Great Partiliser on ALL CROPS, proves it to be the BEST and

In every single instance it has given Entire Satisfaction. On COTTON its effects have been particularly marked. It is no rare thing for WHANN'S PHOSPHATE to increase the yield from ONE HUNDRED TO TWO HUNDRED PER CENT.,

Mr. Geo. C. Dixon, an eminent planter of Cameron, Ga., in a letter to the "Banner & Planter," says that in an experiment with seven leading Superphosphales and Guanos, the WHANN'S proved itself the best of all those tried, paying a net profit at the low market rate of \$20 90 per sere of cotton. A copy of Mr. Dixon's letter furnished on application.

FOR SALE BY

CLAGHORN, HERRING & CO., Charleston, S. C. and Augusta, Ga.

Pacific Guano Company's

(CAPITAL \$1,000,000.) Seluble Pacific Guano.

Jan 18

THIS GUANO IS NOW SO WELL ENOWN in all the Southern States for its remark

officia as an agency for increasing the prome of labor, as not to require special recommenda-tion from us. Its use for are years pust his a tablished itscharacter for sellable excellence. T large fixed expital invested by the Company this trade, whords the aurest guarantee of continued excellence of its Guara. Baltimore. 3

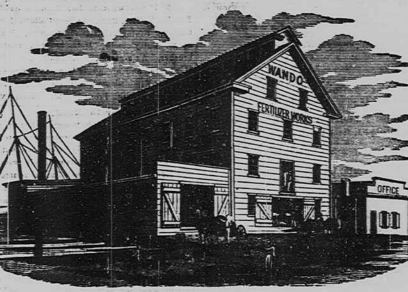
A private instructor those about to be married, in everything conserving and relations of our servant are and relations of our servantion of a

3m ETIWAN FERTILIZER MANUFACTURED AT CHARLESTON, B. C Wm. C. BEE & CO. GENERAL AGENTS.

THE SUBSCRIBER to propered to supply all

Feed your land and it will Feed You Circulars and Torne on application. JOSEPH JORNSON, Agent At L. P. LOZING'S Store, Main Street

"WANDO FERTILIZER."



THE PRICE

OF THIS POPULAR FERTILIZER

HAS BEEN REDUCED FOR THE SEASON OF 1871,

TO MEET THE NECESSITIES OF THE

AND HAS BEEN FIXED AT

CASH-Fifty Dollars per Ton of 2,000 lbs. at Factory. TIME-Fifty-five Dollars per Ton of 2,000 lbs. at Factory, Payable 1st November, 1871, wit out interest.

WM. C. DUKES & CO.,

General Agents, CHARLESTON, S. C. ELISHA CARSON, Agent for Sumter County.

(all and see me at GREEN & WALSH'S STORE. In addition to Wando Fertilizer I am prepared to Furnish Planters the ACID PHOSPHATE,

For composing with cotton seed and other Plantation Manures. Price per Ton of 2008 pounds at Factory, \$30 Cash. On time \$35 per ton, at Factory, payable 1st November next, without interest.

ELISHA CARSON, Agent.

EIGHTEEN YEARS Of Practical Success.

Introduced in 1852. Patented Dec. 20, 1859.

OLDEST SUPER-PHOSPHATE MANUFACTURED IN THIS COUNTRY. MAPES'

Nitrogenized Super-Phosphate of Lime, Bones, Phosphatic Guano, Concentrated Ammoniacal Animal Matter and Sulphuric Acid. No Salt, Salt Cake, Plaster, Nitre Cake, nor any Adulterant of any kind used.

The ammoniacal animal matter in Mapes' Nitrogenized Super Phosphate of Lime consists of the flesh (containing 10 per cent. of ammonia) and the blood (containing 15 per cent. of ammonia) of Beeves, Horses, Fish and other animals, after the expression of the fat and oil by Steem.

We annex the analysis of Professor Shepard:

5.48 Soluble Phosphate of Lime

P. C.
906 Insoluble Phosphoric Acid....
3.38 Soluble Phosphoric Acid....
3.38 Soluble Phosphoric Acid....
7.20 Sulphuric Acid....
7.20 Sulphuric Acid.... 7.38 Bone Phosphate of Lime dissolved. ... 15.48 Sulphate of L me Respectfully submitted, An excellent Fertilizer.

C. U. SHEPARD, Jr., M. D. Inspector of Fertilizers for South Carolina

\$50 Cash. KINSMAN & HOWELL.

General Agents, 128 East Bay, Charleston, S. C.

GEO. W. LEE, Agent at Sumter.

THE DICKSON COMPO

MANUFACTURED BY THE

DICKSON FERTILIZER COMPANY.

FIRE DICKSON COMPOUND is made on the formulas used almost exclusively for several years past by Mr. Dickson upon his own farm, the best Peruvian Gunno in liberal proportion being used as a base supplying ammonia. It is a happy combination of essential ingredients found by careful and gradual trial on Mr. Dickson's part to be the safest and most reliable as well as the most productive in crops of all fertilizers available to the planter.

The materials for its manufacture are carefully purchased by analysis or made at our own works, under competent chemical advice, and the preparation of the Compound is conducted with all accessary care and attention to ensure uniformity in quality and value.

Nothing whatever that is inferior is sold from our hands.

A. WHITE, & CO. Agents at Sumter.

NOW FALL AND WINTER DRY GOODS! JEST OPENED AT

STOLL WEBB & CO. Nos. 287 AND 289 KING STRETT

RETAIL AND WHOLESALE. or friends, patrons and all citizens of Sumter, and the adjoining countie

WHOLESALE STORE. AT NO. 289 KING STREET, next door to our setail store, where we will show a full assortment of cheap DRY GCODS, at th

lowest figures for calm or city acceptance.

This arrangement is expecially convenient for country buyers, both ladies and gentlemen.

1st. Select all your piece goods at wholesale; then virit the retail store and have all of goods packed in one box:

We guarantee to show the largest stock and at just as low figures as can be found in the city.—

Be sure and examine our stock (before you make up your bill) at No. 259 King street.

STOLL. WEBB & CO. Mn. Jenz G. Apans is with 19, and will be always on hand, rendy to give his friends and access cours attention possible.

FOR THE CURE OF ALL FORMS OF



lieves Sick Headache. Restores Tone to the System,

gestion, Re-

Quiets Nerv-

Manufactured by W. H. CHAFEE & CO., 207 East Bay, Charleston, S. C.